Case 1:05-cv-10700-DPW DOEGMENTATES IED STORES TO 5 CORES TO 6 3 DISTRICT OF MASS, +CHUSET 75

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DISTRICT OF MASS

JEAN EXANTUS

MOTION FOR HUBEAS CORPUS PURSUANT TO 8 U.S.C. SECTION 2241 AND MOTION FOR STAY OF REMOVAL FROM UNITED STATES OF AMERICA Now comes the petitioner, Jean Exantus, and respectfull, moves this Honorable Court for habeas corpus pursuan to 8 U.S.C. Section 2241 and to stay his remova, from the United States of America. Petitioner wa denied asylum in the Immigration Court and, or or about March 8, 2005, was deried by the Boar of Immigration Appeals. Counsel for the petitioner apologizes for submitting a handwritten motion and is doing so due to time constraints as a result of him being retained in an ongoing attempted murde case in the Wareham District Court Commonwealth is TRAVIS MENDES). Petitioner's counsel respectfully reques that he be allowed to submit a supporting memorandum within thirty (30) days of today's date

CERTIFICATE OF SERVICE.

Undersigned counsel hereby certifies that he has served the attached documents on opposing counsel by mailing copies of same to Trial Attorneys Unit, Room 425, John F. Kennedy Federal Building, Governmen Center, Boston, MA 02203 mailed postage prepaid April 8, 2003.

JUN HIMMELSTEW, ESQ.

and asserts to this Honorable Court that there is a good faith basis for this motion pursuant to the leading case of AREVALO V. ASHORAT.

JEAN EXAUTUS,
By his attgrney,
John Himmelstein
929 Massachusetts Avenue
Suite OI
Cambridge, MA 02139
(617) 868-2533

SJS 44 (Rev. 11/04)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

| I. (a) PLAINTIFFS | | | | DEFENDANTS | | _ | | | |
|--|-----------------------------------|---|---|---|---|----------------------|---|--|--|
| I | JEW EXM | TUS | | | DHS/ | IN | 3 | | |
| (b) County of Residence | of First Listed Plaintiff | SUFFOLK | | County of Residence o | f First Listed Defend | lant | | | |
| (E) | CEPT IN U.S. PLAINTIFF CASI | | | · | (IN U.S. PLAINTIF | F CASES C | ONLY) | | |
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| | | (617)868-25 | -22 | LANDI | NVOLVED. | Λ | DOM | | |
| | Address, and Telephone Number) | HSS. AVE. | (6.6 | Attorrevs (If Known) | 10/ | UL |) DPW | | |
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| II. BASIS OF JURISD | J GVILO 0.7 | | | TIZENSHIP OF P | RINCIPAL PA | RTIES | Place an "X" in One Box for Plaintiff | | |
| □ 1 U.S. Gövernment □ 3 Federal Question | | | (For Diversity Cases Only) and One Box for Defendant) | | | | | | |
| Plaintiff | (U.S. Government N | ot a Party) | Citizen | of This State | 1 🔽 1 Incorpo | rated <i>or</i> Prin | PTF DEF ncipal Place | | |
| U.S. Government | ☐ 4 Diversity | | Citizen | of Another State | 2 🛘 2 Incorpo | rated and P | rincipa! Place 🗍 5 🗍 5 | | |
| Defendant | (Indicate Citizenship | of Parties in Item III) | | | of B | asiness In A | unother State | | |
| | | | | or Subject of a ign Country | 3 🗆 3 Foreign | Nation | □ 6 □ 6 | | |
| IV. NATURE OF SUIT | (Place an "X" in One Box Only TOR | | FORE | EITURE/PENALTY | BANKRUPT | CV . | OTHER STATUTES | | |
| ☐ 110 Insurance | PERSONAL INJURY | PERSONAL INJURY | · · | Agriculture | ☐ 422 Appeal 28 USG | | 400 State Reapportionment | | |
| ☐ 120 Marine ☐ 130 Miller Act | 310 Airplane (| 362 Personal Injury - Med, Malpractice | | O Other Food & Drug 5 Drug Related Seizure | 28 USC 157 | | 410 Antitrust | | |
| ☐ 140 Negotiable Instrument | Liability (| 🗇 365 Personal Injury - | · _ | of Property 21 USC 881 | | | 1 450 Commerce | | |
| ☐ 150 Recovery of Overpayment & Enforcement of Judgment | 320 Assault, Libel & Slander | Product Liability 368 Asbestos Personal | | DLiquor Laws DR.R. & Truck | PROPERTY RIG | HTS | ☐ 460 Deportation ☐ 470 Racketeer Influenced and | | |
| ☐ 151 Medicare Act ☐ 152 Recovery of Defaulted | 330 Federal Employers' | Injury Product | ☐ 650 | Airline Regs. | ☐ 830 Patent | | Corrupt Organizations | | |
| Student Loans | Liability 340 Marine | Liability PERSONAL PROPER | TY | Occupational Safety/Health | ☐ 840 Trademark | | ☐ 480 Consumer Credit ☐ 490 Cable/Sat TV | | |
| (Excl. Veterans) 153 Recovery of Overpayment | | 370 Other Fraud 371 Truth in Lending | | Other LABOR | SOCIAL SECUR | TTV | ☐ 810 Selective Service ☐ 850 Securities/Commodities/ | | |
| of Veteran's Benefits | ☐ 350 Motor Vehicle | 380 Other Personal | O 71 | Fair Labor Standards | ☐ 861 HIA (1395ff) | | Exchange | | |
| ☐ 160 Stockholders' Suits ☐ 190 Other Contract | | Property Damage 385 Property Damage | . 13 72 | Act) Labor/Mgmt, Relations | □ 862 Black Lung (9) □ 863 DIWC/DIWW | | ☐ 875 Customer Challenge ✓ 12 USC 3410 | | |
| ☐ 195 Contract Product Liability ☐ 196 Franchise | 360 Other Personal Injury | Product Liability | | Labor/Mgmt.Reporting & Disclosure Act | ☐ 864 SSID Title XV ☐ 865 RSI (405(g)) | T | 890 Other Statutory Actions 891 Agricultural Acts | | |
| REAL PROPERTY | CIVIL RIGHTS | PRISONER PETITION | | Railway Labor Act | FEDERAL TAX S | | ☐ 892 Economic Stabilization Act | | |
| ☐ 210 Land Condemnation ☐ 220 Foreclosure | ☐ 441 Voting [1] ☐ 442 Employment | 510 Motions to Vacate Sentence | | Other Labor Litigation I Empl. Ret. Inc. | or Defendant) | aintiff | 893 Environmental Matters 894 Energy Allocation Act | | |
| ☐ 230 Rent Lease & Ejectment ☐ 240 Torts to Land | 443 Housing/ | Habeas Corpus: | | Security Act | 🗇 871 IRS—Third Pa | urty | ☐ 895 Freedom of Information | | |
| 245 Tort Product Liability | | ☐ 530 General ☐ 535 Death Penalty | | | 26 USC 7609 | İ | Act 900Appeal of Fee Determination | | |
| 290 All Other Real Property | | 540 Mandamus & Oth550 Civil Rights | her | | | | Under Equal Access | | |
| * | 446 Amer. w/Disabilities - [| 555 Prison Condition | | | | | to Justice 950 Constitutionality of | | |
| | Other 440 Other Civil Rights | | | _ | | | State Statutes | | |
| V. ORIGIN (Place | an "X" in One Box Only) | | | | | | Appeal to District | | |
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| Proceeding S | | appellate Court ute under which you ar | Reope | | fy) | Litigation | Judgment | | |
| VI. CAUSE OF ACTIO | Brief description of cau | | <u>C 2</u> /HAB | CAS CORU | IS (REM | 151/41 | (4(c) | | |
| VII. REQUESTED IN | | S A CLASS ACTION | | MAND S | | <u> </u> | if demanded in complaint: | | |
| COMPLAINT: | UNDER F.R.C.P. | | , | | JURY DI | | ☐ Yes ☐ No | | |
| VIII. RELATED CASI | E(S) | | | | | | | | |
| IF ANY | (See instructions): | JUDGE | | | DOCKET NUM | BER | | | |
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UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

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| | | TION BETWEEN THE | SAME PARTIE | ES AND BASED ON THE SA | ME CLAI | M EVER BEEN FILED IN THIS |
| COUR | T. | | | YES | 3 | NO |
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| DOES | THE COM | PLAINT IN THIS CAS | E QUESTION TI | HE CONSTITUTIONALITY C | IF AN AC | T OF CONGRESS AFFECTING THE |
| | | ST? (SEE 28 USC § | | YE | _ | NO |
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| DO <u>/</u> | <u>ul</u> of th | E PARTIES IN THIS A | CTION, EXCLU | DING GOVERNMENTAL A | GENCIES RESIDING | OF THE UNITED STATES AND THE IN MASSACHUSETTS RESIDE IN THE |
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